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JURY TO PUMP SUPERVISORS CLAIMS JUDGE ANDRADE DOESN'T PLAY FAIR

Willie Vida Asks For Square Deal

EDITOR STAR:—I was on trial before The Honorable Frank Andrade, District Magistrate, on the charge of being present at a gambling game. On the exaggerated evidence of one witness for the prosecution I was found guilty and sentenced to pay the enormous amount of \$254.85. Persons being convicted of maintaining and conducting the fa, pakapio and pal-kau games being fined \$10. One case I noticed where the defendant was really fined \$50, such games being banking games, where their daily receipts run far up in the hundreds of dollars.

Mr. Taylor, of giant powder fame, testified on oath that under his administration he arrested me on a similar charge. I have been arrested three times in my life for gambling. On one occasion five friends and myself were enjoying a game of poker in my own home. I defy Mr. Taylor to show me the record of my arrest. I have been earning laborers' pay,

which is a fair living, since my trial, trying to earn an honest living, but with the continued notoriety I am getting from the columns of the P. C. A. I am afraid I will have to join the same ranks or leave my home town. I have a family, also a mother, that I am supposed to protect. At the time the Honorable District Magistrate passed sentence upon me, he stated that if anyone of us appeared again on a similar charge he would pronounce a jail sentence. Two weeks following our trial, one of the defendants again appeared. He pleaded guilty and sentence was suspended for the term of 13 months. Having this hanging over his head, he again fell into the clutches of the law, was arraigned, pleaded guilty and fined forty dollars.

I have not committed any crime, and is this fair play I am getting?

Thanking you for this valuable space, I am, respectfully,
WILLIAM C. VIDA.

VASILEFF WON'T LEAVE WITHOUT A CONTEST

Secretary Rosenstein of the local socialists was before the Federal grand jury again this morning. He and Whittle and Culman and Attorney Lightfoot were before the investigation yesterday, though the investigation in which they were presumably called as witnesses does not at present promise to be anything of great moment.

As far as can be learned, the examination of the witnesses named does not put Vasileff in a bad light. It is even asserted that the present investigation has nothing to do with Vasileff.

Lightfoot came to be a witness as having his name on the list of members of the socialist association here, though he is not an active member. What was the object of calling the men named may be made clear when the grand jury reports, a report being expected this week, possibly tomorrow.

Rosenstein stated this afternoon that a lawyer was on his way from New York to defend Vasileff against the charges upon which he is sought to be deported. The idea of bringing a lawyer from outside is that an outside lawyer would in no way be influenced by local prejudices.

Lightfoot represented the Russian immigrants here for some time, but he not unnaturally became tired of giving advice that was never followed and of giving his time and energy without remuneration. Local socialists declare that Vasileff is not an anarchist and that he cannot be deported.

You will make no mistake in confiding your Stock and Bond transactions to the Hawaiian Trust Company, Ltd., or in consulting them in matters pertaining thereto.

AYLETT AND AHIA TOLD ANDREWS OF ATTEMPTED BRIBE

Supervisors Aylett and Ahia will be called before the Territorial grand jury within a day or two.

The grand jury sits tomorrow, but will probably not then consider the matter of attempted bribery.

As exclusively reported in yesterday's Star, Aylett declares that he was offered \$1600 to vote for the bitulithic paving proposition for Fort street. Willie Crawford's name was used in connection with the alleged offer, his name being mentioned as that of the man who conveyed the offer for somebody else.

Aylett was asked this morning whether Crawford was the man, and, if not, who was the man who offered him the bribe. But Aylett declares that he will have nothing to say in the premises at this time.

It was stated positively this morning that Aylett and Ahia both, together, called on Attorney Lorrin Andrews at his office some few weeks ago, and told him that they had been offered a bribe of \$1600 to support the bitulithic proposition.

When asked concerning this matter this afternoon, Aylett again declared that he would have nothing to say.

However, he will be called before the grand jury, put under oath, and will there probably divulge the facts.

At the meeting of the Board of Supervisors at noon today, to pass payrolls, there were also present J. A. Gilman, agent for the bitulithic paving process, together with the city and county attorney and the deputy city and county attorney. Willie Crawford was not present.

By a vote of four to three, the Board of Supervisors this afternoon decided to refer the matter of the alleged attempt to bribe Supervisor Aylett, on the bitulithic paving contract, to the city and county attorney for the purpose of having him present it to the grand jury for investigation.

Ayes were Ahia, Aylett, Logan and McClellan. Noes, Cox, Kane and Quinn.

This was after Aylett had declared he would not open his mouth excepting before the grand jury, which declaration put the proposition of an investigation by the Board itself out of the question.

IN POLICE COURT

In police court this morning Yee Dong You, charged with larceny on seven counts was given three years.

Mrs. Mary Silva, charged with using profane language, was severely reprimanded and discharged.

The charge of assault against Hiji-shima was ordered stricken from the calendar.

J. Johnson, charged with violating the County ordinance relative to driving automobiles, waived examination and demanded a jury trial in the Circuit court.

Keoni and Bihulu had the charge of malicious injury against them nolle prossed.

Juan Calvache, alias Caraballa, was held until June 17 to answer to a charge of assault.

M. L. Mallina for the same offense was discharged.

Jim Joe, who looks very much like Anderson Grace, was fined \$14 for assault on a fellow countryman.

Amy Petulis, had sentence suspended for thirteen months for being drunk.

Henry Phillips for the same offense was fined \$4.

Fine Job Printing, Star Office.

COAT FOUND, BUT BODY MISSING

(Associated Press Cable to The Star.)

COMO, June 14.—It was the coat and not the body of Charleton which was found in the lake. Charleton was the companion of Mrs. Neville Castle, whose mutilated body was discovered in a trunk floating in the lake the other day.

CONFERENCE REPORT ON RAILWAY BILL

WASHINGTON, D. C., June 14.—The conference report on the railroad bill has been presented to the Senate.

OKLAHOMA HAS ROW OVER CAPITAL

GUTHRIE, June 14.—Deputies Sheriff are guarding the Oklahoma state records to prevent Governor Haskell from removing them to Oklahoma City, the newly chosen capital, the election being contested.

200 DROWNED; VILLAGES DESTROYED

COLOGNE, June 14.—Two hundred people have been drowned and a number of villages have been swept away by a terrific flood in the valley of the River Ahr.

NEW YORK, June 14.—A European syndicate has taken \$25,000,000 of Southern Pacific Railway bonds issued to reimburse the company for the cost of the San Francisco terminals.

DEFER CORPORATION TAX

(Special Cable to The Star.)

WASHINGTON, June 14.—Senator Cullom has introduced a joint resolution postponing to January first payment of the corporation income tax. A decision of the Supreme Court on the constitutionality of the law is awaited.

NEW ARRIVALS AT SACHS.

The Marcel Perfecto Hair Roll, the Ideal Parisian Net Covered Hair Rolls, Sanitary Ideal Hair Turban all suitable for the latest coiffures. Also new Lingerie Dresses in Mull, Batiste and Lawn.

ROYAL

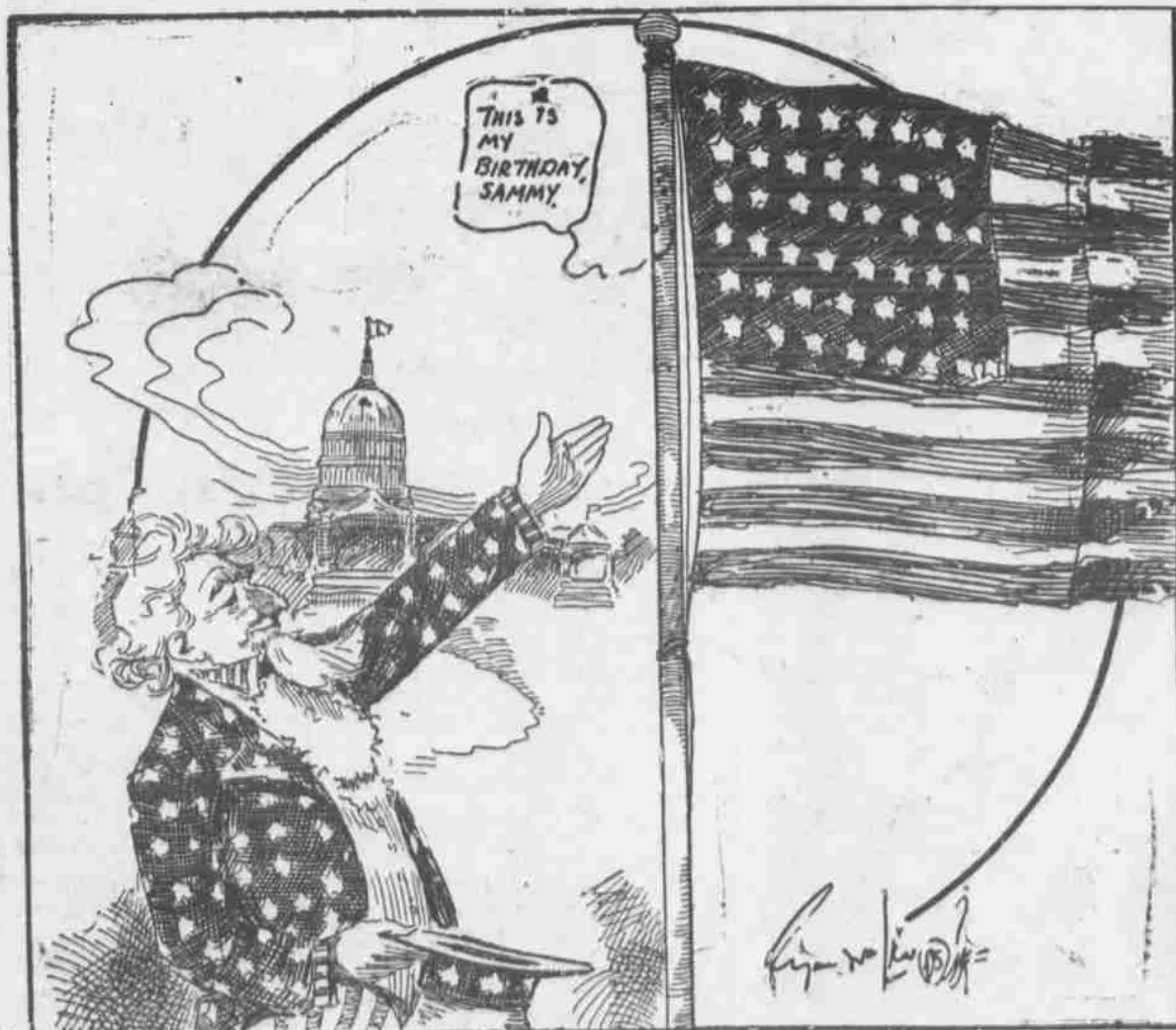
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JUNE 14—FLAG DAY.

Uncle Sam—That bunch of bunting is good enough for me.

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